EXHIBIT 6

IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, FLORIDA

TERRY GENE BOLLEA professionally known as HULK HOGAN,

Plaintiff,		Casa No :	12012447-CI-011
vs.		Case No	12012 44 7-CI-011
HEATHER CLEM; GAWKER MEDIA, LLC aka GAWKER MEDIA; et al.,			
Defendants.	/		

<u>DEFENDANT NICK DENTON'S</u> <u>THIRD SET OF INTERROGATORIES TO PLAINTIFF</u>

Pursuant to Rule 1.340 of the Florida Rules of Civil Procedure, defendant Nick Denton, by his undersigned counsel, hereby requests that plaintiff Terry Gene Bollea serve upon his counsel answers, in writing and under oath, to the following interrogatories within thirty (30) days after service hereof.

Instructions and Definitions

- 1. "You" and "your" mean the plaintiff Terry Gene Bollea.
- "Terry Bollea" means Terry Gene Bollea (professionally known as "Hulk Hogan").
 - 3. "Hulk Hogan" means the character played by Terry Bollea.
- 4. The "Gawker Story" means the story entitled "Even For a Minute, Watching Hulk Hogan Have Sex on a Canopy Bed is Not Safe For Work, But Watch It Anyway," published on www.gawker.com on or about October 4, 2012.

Interrogatories

Interrogatory No. 18: Explain in detail how you calculate the reasonable value of a publicly released sex tape featuring Hulk Hogan as identified as one of your alleged damages in response to Interrogatory No. 12 propounded by defendant Gawker Media, LLC, and state what you calculate the reasonable value of such a sex tape to be.

Interrogatory No. 19: Explain in detail how you calculate the reasonable value of the Video Excerpts, and state what you calculate the reasonable value of the Video Excerpts to be.

Interrogatory No. 20: Explain in detail how you calculate the element of damages identified in the paragraph numbered 2 in your third supplemental response to Interrogatory No. 12 propounded by defendant Gawker Media, LLC, and state what value you calculate that element of damages to be. Paragraph numbered 2 states, in relevant part, "[t]he reasonable value of 5.35 million unique Internet users visiting the Gawker.com homepage and/or the webpage featuring the Hulk Hogan sex tape, and any other Gawker affiliated websites/webpages during the period of October 4, 2012, through April 25, 2013, because of the existence of the Hulk Hogan sex tape at Gawker.com."

Interrogatory No. 21: Explain in detail how you calculate the element of damages identified in the paragraph numbered 3 in your third supplemental response to Interrogatory No. 12 propounded by defendant Gawker Media, LLC, and state what value you calculate that element of damages to be. Paragraph numbered 3 states, in relevant part, "Gawker Media's profits, and the profits of Gawker's owners, managers and/or employees, resulting from the unlawful dissemination of the Hulk Hogan sex tape at issue and the accompanying narrative describing Hulk Hogan naked and having sex in a private place. To clarify, 'profits' as used herein includes, without limitation, any increase in profits of either Gawker.com and/or Gawker Media, LLC attributable, directly or indirectly, to the existence of the Hulk Hogan sex video at Gawker.com."

Respectfully submitted,

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